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 10 Attorneys for Connie Sosnoff,
 11 Granate Sosnoff, and Naywon Zimmer

7 UNITED STATES BANKRUPTCY COURT
 8 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

9 In re

10 PG&E Corporation,

11 and

12 PACIFIC GAS AND ELECTRIC
 13 COMPANY,

14 Debtors.

15 ☐ Affects PG&E Corporation
 16 ☐ Affects Pacific Gas and Electric Company
 17 ☒ Affects both Debtors

18 *All papers shall be filed in the Lead Case,
 19 No. 19-30088-DM,
 20
 21

Case No. 19-30088-DM

Chapter 11

Lead Case, Jointly Administered

**DECLARATION OF CONNIE SOSNOFF
 IN SUPPORT OF MOTION PURSUANT
 TO FED. R. BANKR. P. 9006(b)(1) TO
 ENLARGE THE TIME FOR CONNIE
 SOSNOFF, GRANATE SOSNOFF, AND
 NAYWON ZIMMER TO FILE PROOF OF
 CLAIM**

Date: September 8, 2020

Time: 10:00 a.m.

Crtrm.: Courtroom 17

450 Golden Gate Avenue
 San Francisco, CA 94102

Judge: Hon. Dennis Montali

Objection deadline: September 1, 2020
 4:00 p.m. (Pacific Time)

22 I, Connie Sosnoff, hereby declare as follows:

23 1. Granate Sosnoff, Naywon Zimmer, and I are sisters. In 2005 our father passed
 24 away and the three of us inherited certain unmarked parcels of real property in California. The
 25 properties are 40 acres of undeveloped agricultural land in Magalia, California, 95954, Parcel 058-
 26 100-094-000, and 89.25 acres of undeveloped agricultural land in Magalia, California 95954,
 27 Parcel 065-510-083-000.

28 2. The three of us knew that the property was near the Chico, California area but did

1 not know that it was close enough to the Camp Fire to have been damaged by it, and were unaware
2 of the details of the PG&E bankruptcy and how to file claims and that process.

3 3. A few weeks ago, a logger called me to inquire about clearing our property of fire
4 damage. This was the first time we even suspected that the fire destroyed our property. As it
5 turns out, the Camp Fire destroyed substantially all the trees on our property.

6 4. Following that call from the logger, I promptly contacted the attorney who handled
7 the distribution of my father's estate. That attorney promptly put me in touch with counsel for
8 assistance with pursuing a claim for the tree damage as well as filing this Motion.

9 5. I am over eighteen years of age, of sound mind, and fully-competent to make this
10 declaration. All statements in this declaration are based on my own personal knowledge and
11 observation and from my review of the court and business records in this case, or upon
12 information and belief as indicated. If called to testify on this matter, I can and would competently
13 testify to the matters set forth in this Declaration.

14 I declare under penalty of perjury pursuant to the laws of the United States of America that
15 the foregoing is true and correct.

16 Executed this 17th day of August, 2020, in Atlanta, Georgia.

17
18 Bv: 
19 Connie Sosnoff